FORM No. 881 - Oregon Trust Deed Series TRUS (DEED (Assignm 91831 -11-30-92 03 45 RCVD TRUST DEED Vol.m94 Page36553@ S BARA TO THE MARK THE THIS TRUST DEED, mailett is 8th and day of Supervision Supervision Supervision Supervision Supervision States and Supervision 2.5 September, 19<u>94</u>, between as Grantor. KLAMATH COUNTY TITLE COMPANY

KLAMATH COUNTY TITLE COMPANY PEGCY BLAGGI, Personal Representative of Estate of Charles W. Biaggi, an undivided 50% interest; and MATTHEW C. 3IAGGI and KINBERLY A. BIAGGI, an undivided 25% integest*** WITNESSETH:

Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 1111 E - 100

*** and JENINE M. COEHLO, an undivided 12.5% interest; and ERIC B. NEWELL, an undivided 12.5% interest, ALL AS TENANTS IN COMMON

Township 38 South, Range 111 East of the Williamette Meridian Section 33: N2NE4, LESS 2 acres for railroad described in Deed Volume 47 on page 594, Records of Klamath County, Oregon, NEINWI

together with all and singular the tener entry, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents issues and profits the eof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE HUNDRED THOUSAND AND NO/100-----(\$100,000.00)

(\$100,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to bereficiary or order and made by grantor, the final payment of principal and interest hereol, if

not sconer paid, to be due and payable. We scattered by this instrument is the date, stated above, on which the final installment of the note The date of maturity of the deb. sex red by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the ganto either agree to, uttempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interes: in it without is t obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option⁺, all obligations secured by this instrume it, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement^{**} does not constitute a sale, conveyance or sectorment

beneticiary's option*, all obligations secured by this instrume t, irrespective of the maturity dars expressed therein, or herein, shall become immediately due and payable. The security of this trut due d, granter of an earnest money agreement** does not constitute a sale, conveyance or assignment.
To protect the security of this trut due d, granter of an earnest money agreement** does not constitute a sale, conveyance or the protect, preserve and main tain he property in 4 of condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permit up waste of the, roperty.
To complete or restore prompt y and in good and hal itable conditions any building or improvement which may be constructed, damaged or distoryed thereon, and pay when due ull costs inter red thereoir.
To comply with all have, ordinances regulations, cove nants, conditions and restrictions altecting the property; if the beneliciary to requests, to join in executing such is nex's gataements pur uant to the Uniform Commercial Code as the beneliciary may require and to pay for tiling same in the proper pallie o lice or offices, as well as the cost of all lien searches made by tiling officers or searching agencies as may be dreemed desirable by the tendiciary.
A. To provide and continuously rain an insurance ent the buildings now or hereafter erected on the property against loss or interim a companies acceptable to the interiar to proture any such insurance and by the single of the latter; all policies of insurance shall be delivered to the beneficiary may not insufficient sequence. The two of the structure and there the policies of the sequence on a surger of the expiration of any text to proture any such insurance policy may be applied by beneficiary upon up visite that shale appendent is the as a life or any text to protuce any such insurance policy may be applied by beneficiary upon visite the state of a proto the expiration is an of to acy target any such additi

trney's fees on such appeal.
 It is mutually agreed that:
 8. In the event that any portion or al' of the property s'all be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

in Alexandra Constant Constant Constant	TRUST DEE	D				STATE OF OREGON,
11.11.12		1 13.	<u>(</u>		n na santa na sa	County of
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1000 - 200 1000 - 200 1000 - 200	Grantor	 Solution 	Sur 1	ason i Stani i Stani i	SPACE RESERVED	at o'clock n. and recorded in book/reel/volume No on
in a destruction of the second se	n har ang an Ang ang ang ang ang ang ang ang ang ang a	996 - 53 <u>- 1</u>			RECORDER'S USE (19) Contraction of a system Not second to the state	page or as fee/tile/instru- ment/microfilm/reception No,
al a sua segura sere a	Beneficiary	<i>ा । 1</i> .112 15 मि	40, 21 \$10, 1	n a station a station Na station a	र्ते देवे के 25 कि विकास कर कि इन्हें के 26 कि विकास कर क	Record of of said County.
Klamath Cou	te (Name, Address; Zip)	ompany	* 4 		1、1、1、1、11、11、11、11、11、11、11、11、11、11、1	Witness my hand and seal of County affixed.
422 Main St	reet lls, OR 967	n in an		ist, k Nator k	म्रोम इंड्राइटियाँ को रहा स्वयक व्यक्तिला का स्वर्णत	
				<u> </u> :		By;Deputy

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and that the grantor will warrant and four ver detend the same against all persons whomsoever. The grantor warrants that the proceeds of the loar epresented by the above described note and this trust deed are: (a)* primarily for grantor's purson it, family or how shold purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefic of and bir ids all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term b meticiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that it e grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singuly is the low to use in and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof upply equally to corporations and to individuals. IN WITNESS WHEREOF the grantor has executed this instrument the day and year first above written

IN WITNESS WHERE OF, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining cut, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-tending Act and Regulat on Z, the beneficiary MUST comply with the Act and Regulation by making required directions. for this marrow we format the total the 120 making required

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DIVERSIFIED FIBER, INC., an Oregon Corporation Billy 1. Budlas

If compliance with the Act i	se Stevens-Hess form No. 1319, or equivalent.	
	STATE OF DREGON, County of Klamath	••••••••
	T his i istrument was icknowledged before me on November 30,, 15 by	94,
	This instrument was acknowledged before me on	·
	of Diversified Fibe , Inc. an Oregon Corporation	•••••••
MYCOM	OFFICE SEAL GENINE JOHNILON TARY PUSI IC - C REGON MMISSION NO. (118718 SIGN EXPARES T. 28, 1996 My commission expires September 28, 1996	
1.0		
STATE OF OREGON: C	UNTY OF KLAMATH:	
Filed for record at reque ofNov	t ofKlamath Co inty Title Cothe _the	day
建物学结合问题。	of Mortgages on Page36553 Evelyn Biehn County Clerk By Danuer Multinghre	